

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARK Washington, D.C. 20231

	FILING DATE	FIRST NAMED APPLICANT	. ATTORNEY DOCKET NO.
			EXAMINER
			
		<u> </u>	ART UNIT PAPER NUMBER
	INTERÍ	DAT VIEW SUMMARY	E MAILED:
Il participants (applicant, applicant's r	representative, PTO personn	e():	
Benny Lee	(PTO)	(3)	•
Vischi Shil	h		
ate of Interview 1 July	2005	(4)	
			
pe: Telephonic Televideo Co			cant's representative).
hibit shown or demonstration conduc	cted: Yes No If yes,	brief description:	
			
reement Awas reached. Owas	not reached.		e e e e e e e e e e e e e e e
aim(s) discussed:	1		
entification of prior art discussed:			.:
managed or prior art discussed.			
<u>· </u>			•
scription of the general nature of wha	at was agreed to if an agreen	nent was reached, or any other comm	nents:
Claritying changes	to the spe	estication and dein	I were discusse
	•	•	
and change , n	vere accord t	s See Acres	andia of the back
and changes x	vere agreed t	is. See accomp	mying examiners
and changes v	were agreed t	is. See accomp	mying examiners
and changes v amendment,	vere agreed t	is. See accomp	anying entunities
fuller description, if necessary, and a st be attached. Also, where no copy	3 CODY of the amendments if	available, which the examiner agree	d would conder the plains allowed
fuller description, if necessary, and a st be attached. Also, where no copy ached.)	a copy of the amendments, if	available, which the examiner agreed ould render the claims allowable is a	d would condor the plains allowed.
fuller description, if necessary, and a st be attached. Also, where no copy ched.) It is not necessary for applicant to ess the paragraph above has been of the total walved AND MUST INCLUDE on has are ready been filed, APPLIC	a copy of the amendments, if of the amendments which we provide a separate record on the core that the core that substance of the substance of	available, which the examiner agreed ould render the claims allowable is a fifther substance of the interview.	d would render the claims allowable vailable, a summary thereof must be a common of the common of th
fuller description, if necessary, and a st be attached. Also, where no copy ched.) It is not necessary for applicant to ess the paragraph above has been of NOT WAIVED AND MUST INCLUDE on has are ready been filed, APPLIC	a copy of the amendments, if of the amendments which we provide a separate record on the checked to indicate to the core that it is constituted in the constitute of the const	available, which the examiner agreed ould render the claims allowable is a first the substance of the interview. Intrary. A FORMAL WRITTEN REPLY INTERVIEW. (See MPEP Section 7 H FROM THIS INTERVIEW DATE TO	d would render the claims allowable vailable, a summary thereof must be a compared to the comp
fuller description, if necessary, and a st be attached. Also, where no copy tohed.) It is not necessary for applicant to ess the paragraph above has been on the company of the control o	a copy of the amendments, if of the amendments which we provide a separate record on the checked to indicate to the core that it is constituted in the constitute of the const	available, which the examiner agreed ould render the claims allowable is a first the substance of the interview. Intrary. A FORMAL WRITTEN REPLY INTERVIEW. (See MPEP Section 7 H FROM THIS INTERVIEW DATE TO	d would render the claims allowable vailable, a summary thereof must be a compared to the comp
fuller description, if necessary, and a sist be attached. Also, where no copy ached.) It is not necessary for applicant to less the paragraph above has been of NOT WAIVED AND MUST INCLUDE ion has are ready been filed, APPLIC BSTANCE OF THE INTERVIEW. aminer Note: You must sign this form	a copy of the amendments, if of the amendments which we provide a separate record on the checked to indicate to the core that it is constituted in the constitute of the const	available, which the examiner agreed ould render the claims allowable is a first the substance of the interview. Intrary. A FORMAL WRITTEN REPLY INTERVIEW. (See MPEP Section 7 H FROM THIS INTERVIEW DATE TO	d would render the claims allowable vailable, a summary thereof must be a compared to the comp

SN 38 459